

IN THE UNITED STATES DISTRICT COURT FOR THE
EASTERN DISTRICT OF VIRGINIA

Alexandria Division

IN THE MATTER OF
THE EXTRADITION OF
KEVIN DAHLGREN,

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Case No: 1:13mj310

COMPLAINT FOR EXTRADITION
(18 U.S.C. §3184)

I, Patricia Haynes, the undersigned Assistant United States Attorney, being duly sworn,
state on information and belief that the following is true and correct:

1. I represent the United States in fulfilling its treaty obligation to the Czech Republic.
2. The relevant extradition treaties in full force and effect between the United States and the Czech Republic are found in the Extradition Treaty between the United States of America and Czechoslovakia for the Extradition of Fugitives from Justice, U.S.-Czech., signed July 2, 1925 (the "1925 Treaty"), as amended by the Supplementary Treaty, signed April 29, 1935 (the "1935 Supplementary Treaty"); and the Second Supplementary Treaty on Extradition Between the United States of America and the Czech Republic, signed May 16, 2006, S. TREATY DOC. NO. 109-14 (2006) (the "2006 Second Supplementary Treaty") (collectively "extradition treaties").
3. The Government of the Czech Republic has submitted a formal request and supporting documents through diplomatic channels for the extradition of Kevin DAHLGREN pursuant to Article XI of the 1925 Treaty between the United States and Czechoslovakia as amended by the 2006 United States – Czech Republic Second Supplementary Treaty.
4. Kevin DAHLGREN is charged with murder, in violation of Section 140(2)(3)(a)(i) of the

Czech Criminal Code 2009, committed within the jurisdiction of the Czech Republic, and a warrant for his arrest was issued on May 23, 2013, by Judge David Otevrel, Municipal Court, at Brno, the Czech Republic.

5. According to the formal request and supporting documents the basis for the prosecution is as follows. According to the investigation of the Czech Republic police, between May 21, 2013 and May 22, 2013, Kevin DAHLGREN, murdered his aunt, uncle and two cousins at their family home at Zatloukalova Street No. 49, Brno. Kevin DAHLGREN had been living with his aunt and uncle in Brno since on or about April 30, 2013. The individuals killed are Martin Harok (DOB 1962) and Veronika Harokova (DOB 1966), and their two sons, Filip Harok (DOB 1989) and David Harok (DOB 1995). The victims died of multiple stabbing, chopping and cutting wounds, particularly to the head and neck. Following the murders, Kevin DAHLGREN attempted to burn three of the four bodies by setting fire to them in the basement of the home. Medical examination confirmed that the victims were dead before the attempt to burn their bodies.

6. A neighbor of the Harok family stated that on May 20, 2013, he was given a ride downtown by Martin Harok and David Harok. During the drive, they mentioned that Kevin DAHLGREN had behaved strangely and that during the night between May 19 and 20, 2013, Kevin DAHLGREN ran around the house, holding a knife. Martin and David Harok indicated they had a strange feeling from him. The Haroks also said that Kevin DAHLGREN boasted that he had managed to smuggle a knife onboard a plane and that nobody found out.

7. Filip Harok's girlfriend stated that she left the Harok house on May 22, 2013 at 6:15 a.m. and that all of the victims were alive at that time.

8. The local mailwoman stated that she arrived at the house of the Harok family on May 22,

2013 at 8:45 a.m. and that she rang the bell, at first with no response but later the door was answered by Kevin DAHLGREN who appeared to be very discomposed.

9. The cleaning lady arrived at the Harok house on May 22, 2013 at around 11:00 a.m., and noticed that the cars of Martin Harok and Veronica Harokova were parked in front of the house. When she opened the door, she was met at the hall by Kevin DAHLGREN, who told her in English that Mrs. Harok had left and there would be no cleaning that day. The cleaning lady tried to explain that she would clean the house anyway, but Kevin DAHLGREN positioned himself in the doorway leading further inside the house, spread his arms in the doorframe, and told her again that there was to be no cleaning that day.

10. According to Veronika Harakova's employer, Veronika Harokova called in the morning to say that she would not come to work that day because of a headache.

11. The police of the Czech Republic found wrist watches on two of the bodies with the time stopped at 8:00 o'clock.

12. A Czech taxi driver stated that on May 22, 2013 at 3:05 p.m., he was approached by a customer who spoke in English and asked to be taken to the Vienna Airport. The driver took him to the Vienna Airport, arriving about 5:45 p.m. The taxi driver subsequently identified his passenger as Kevin DAHLGREN.

13. At approximately 9:00 p.m. on May 22, 2013, a neighbor saw smoke coming out of the small basement window of the Harok's house. Several neighbors went to investigate and discovered a smoldering pile of duvets and blankets, which were covering the bodies of three of the victims. The body of the fourth victim was found upstairs.

14. A neighbor reported that on May 22, 2013, Kevin DAHLGREN sent messages to his friends on Facebook indicating he would be returning home to the USA.

15. Kevin DAHLGREN left the Czech Republic on May 22, 2013, and went to Vienna, Austria, where he took a plane to the United States, arriving on May 23, 2013. Among the clothing in his luggage was a blood spattered (not smeared) pair of shorts, and DNA analysis determined that the blood spatter matched the blood of the victims.

16. The local mailwoman, the cleaning lady, and the taxi driver referenced above have all identified Kevin DAHLGREN in a photograph as the person whose picture is included in the request for extradition.

17. Kevin DAHLGREN may be found within the jurisdiction of this court.

18. Elizabeth O'Connor, an attorney in the Office of the Legal Adviser of the United States Department of State, has provided the Department of Justice with a declaration authenticating a copy of the diplomatic note by which the request for extradition was made and providing copies of the treaties and in which the relevant and applicable treaty provisions can be found in effect between the United States and the Czech Republic. The declaration states that the offenses for which extradition is demanded are covered by Article II of the 1925 Treaty, as amended by Article 2 of the 2006 Second Supplementary Treaty. The declaration also confirms that the documents supporting the request for extradition are properly certified and comply with the Treaties with respect to authentication, enabling them to be received in evidence without the need for certification by the U.S. Embassy in Prague, because the documents bear the certificate or seal of the Ministry of Justice of the Czech Republic.

19. The declaration from the Department of State with its attachments, including a copy of the diplomatic note from the requesting state, copies of the relevant extradition treaties, and the certified documents submitted in support of the request, (marked collectively as Government's Exhibit #1) are filed with this complaint and incorporated by reference herein. Pursuant to the

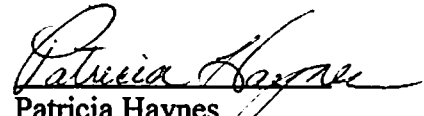
Local Rules of this Court (Civil Rule 7 and Criminal Rule 47) and the E-Government Act of 2002, a redacted and numbered version of Exhibit 1 will be provided for filing on the public docket and the original un-redacted version of Exhibit 1 is provided for filing under seal and to be available to the parties for inspection without further order of the Court.

WHEREFORE, the undersigned requests the issuance of this Complaint and the continued detention of Kevin DAHLGREN so that he is available to this court, "to the end that the evidence of criminality may be heard and considered" in accordance with the relevant provisions of the Extradition Treaties in force between the United States and the Czech Republic, and Title 18, United States Code, Section 3184.


Respectfully submitted,

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By:


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Subscribed and sworn to before me on this 22nd day of July, 2013.

 /s/ _____
Ivan D. Davis
United States Magistrate Judge